LARGE COMMERCIAL PIPELINE LICENSE UPON COUNTY ROAD

For and in consideration of Crook County, WY granting this License and the mutual

pro	omises set forth below Crook County, Wyoming, (hereinafter called the "County"), hereby	
gra	nnts a non-exclusive license towhose mailing	
ado	dress is set forth below (hereinafter called the "Licensee"), for the limited purpose of installing	
(h	ereinafter called "pipeline") along or across County Road No known as the	
Co	unty Road located near milepost as set forth on attached "Exhibit A" on the	
fol	lowing described property, to wit:	
	(Re)Survey Township North, Range West, of the 6 th P.M. Section Quarter Quarter	
	The parties hereby acknowledge and agree as follows:	
1.	<u>Construction</u> : Construction shall commence on approximately and shall be completed on or before	
2.		
	latest addition, in the location as shown on the attached "Exhibit A". Licensee shall be responsible for maintaining and immediately repairing or replacing to original condition, at	
	Licensee's sole cost and expense, any fence, road gravel, pavement, or culverts damaged by Licensee, its employees, agents or representatives which results directly or indirectly from its operations on Crook County's Road. Licensee shall regrade and reseed all areas disturbed by	
	construction and place barriers to prevent erosion of the topsoil in the construction area as defined in the Storm Water Polution Prevention Plan through the Wyoming Department of	
	Environmental Quality. Reseeding shall be accomplished during the first appropriate seeding season following regrading and seed mix shall be consistent with the native plants in the	

immediate area. The Licensee shall be responsible for any and all noxious weed control for a

3. <u>Locate</u>: The Licensee shall indicate on the ground in some manner where the pipeline exists; and identify and locate the facility as specified by Wyoming Statutes 37-12-301 et seq.when

period of 2 years from time of disturbance.

requested by the County, at Licensee's expense.

- 4. <u>Alterations</u>: Any future alterations, modifications, or removals of the pipeline within the right-of-way, requested by the County, shall be completed by Licensee without delay and without expense to the County.
- 5. <u>License</u>: This license is issued pursuant to W.S. 1-26-813 and grants permission for the Licensee to occupy a portion of the right-of-way controlled by the County. This permission is limited by the type of controlling interest held by the County. Responsibility to satisfy any other fee (interest) rests with the Licensee. The Licensee claims no property rights in and to the public road being used for its pipeline. This license does not allow for installation of additional pipelines, nor does this license set aside a strip of land of specific width for the exclusive use by the Licensee. The Licensee shall not use this license for any other purpose nor erect anything over or around the county road itself.
- 6. Modification and Repair: Minor repairs, minor additions to existing equipment, and routine maintenance are permissible without additional licensing. The Licensee shall receive prior approval from the County if a road is to be trenched, bored, or closed, except in emergencies where notification is not feasible. Licensee shall be responsible for maintaining and immediately repairing or replacing to original condition, at Licensee's sole cost and expense any fence, road, gravel, pavement, or culverts damaged by Licensee, its employees, contractors, agents or representatives which results directly or indirectly from its operations within the County Road right of way. Licensee shall regrade and reseed all areas disturbed by construction and place barriers to prevent erosion of the topsoil in the construction area. Reseeding shall be accomplished during the first appropriate seeding season following regrading. Licensee shall recompact all areas disturbed by construction so that no settling occurs and shall be responsible for curing any future settling.
- 7. <u>Description</u>: Attached to this license is a plan sheet(s) labeled "Exhibit "A," which clearly shows the facility type, alignment, grade, vertical and horizontal clearances, roadway location as well as the dimensions from the proposed facility to the centerline of the roadway, fenceline, and other features if applicable.
- 8. <u>Traffic Control</u>: The Licensee shall use the standards of traffic control as defined in the "Manual on Uniform Traffic Control Devices," including supplements. These standards shall apply to the installation, maintenance, repair, replacement, and/or monitoring of the Licensee's facilities.
- 9. <u>Liability</u>: The Licensee agrees to forever indemnify the County and hold the County harmless from all liability for damages to property or injury to or death of persons, including all costs and expenses related thereto (including attorney fees) arising wholly or in part or in connection with the existence, construction, alteration, repair, renewal, use, or removal of the pipeline by the Licensee or his agents for those facilities which may arise from this agreement. The County shall not be liable for any damage its employees, agents, or contractors may cause to the Licensee, its agents, employees, assigns, contractors, and facilities.
- 10. <u>Term of License</u>: This agreement shall remain in full force and effect until the County revokes the license with or without notice for any reason whatsoever. The Licensee agrees that it shall not materially interfere with the County's utilization of the County Road.
- 11. <u>Assignment of Agreement</u>: This agreement may be assigned in whole or in part with the written consent of the County, which may be denied for any reason. The terms, conditions

- and provisions of this agreement and the covenants contained within this license shall bind and inure to the benefit of the respective successors-in-interest of the parties hereto.
- 12. <u>Recording of Document</u>: Prior to the construction of the pipeline pursuant to this agreement, the Licensee shall record this License Agreement in the real property records of the Crook County Clerk at the Licensee's expense.
- 13. <u>Government Immunity</u>: The County and Licensee reserves any and all governmental immunity it may have pursuant to state and federal laws and regulations.
- 14. <u>Depth and Sleeve</u>. Any pipeline line shall be at least 6 feet deep from the bottom of the road ditch (unless state highway regulations require a deeper depth then that shall be used) and shall run perpendicular to the roadway when crossing the roadway, and as far away from the traveled portion of the roadway as possible at all other times. If the pipeline crosses the County Road it shall be sleeved with steel pipe so the line can be replaced or repaired without digging up the road. The County Road and any approach shall be bored unless the Crook County Road & Bridge Superintendant gives prior written permission to trench the County Road or to bore and use a thicker walled pipe as required by state highway regulations. All other lines shall be underground at a depth required by the construction standards set forth above in paragraph 2 above.
- 15. <u>Impact to County Roads</u>: It is foreseen that a large volume of vehicles and heavy equipment will impact the County Roads, in such ways as increased maintainence, fugitive dust, and physical damage to the road. This approval of this license is contingent on the execution of a seperate more detailed Road Use and Maintenance Agreement between Crook County and the pipeline owner. This Agreement will cover any special considerations not outlined in the License, including bonding against potential damages.
- 16. Other Requirements: The Licessee shall be required to provied an independent third party to monitor water quality of impacted surface and groundwaters; notify Crook County Homeland Security immediately reguarding any leak within CrookCounty and provide written reports of said leaks to the Board within 48 hours; provide shut-off valves before and after all perennial streams, creeks and rivers and any where else that geological unstable conditions exist, and detailed maps of the locations of all of these items.

LICENSEE

By(Signature):		
(Print name) Mailing address:	(title)	
Phone: () FAX: ()		

STATE OF)	
: SS.	
COUNTY OF)	11 6
	ed before me byon
behalf of, this day of,	
WITNESS my hand and official seal.	·
Will also my hand and official seal.	Notary Public
	My Commission Expires:
	,
INSTRUCTIONS TO LICENSEE: Prepare this Lice Submit it to the Road & Bridge Supervisor for review. by the Board of County Commissioners.	
Reviewed by Crook County Road & Bridge Depa	urtment:
BY:	Date
Contact Information	
Crook County Road & Bridge Department	
P.O. Box 995	
Sundance, Wyoming 82729	
(307) 283-1441 (307) 283-2323 FAX	
(307) 263-2323 FAA	
CROOK COUNTY	
Rv	
ByChairman	
STATE OF WYOMING) : ss.	
COUNTY OF CROOK)	
The foregoing instrument was acknowledge	ed before me by
	pard of County Commissioners in and for Crook
County, Wyoming as authorized at Book of C day of ,	Commissioners Proceedings at Pagethis
WITNESS my hand and official seal.	
	Notary Public
My Commission Expires:	
Instructions: Once all parties have signed before a nota document and send a copy to the Road and Bridge Depart	